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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/517,495	12/10/2004	Sohan Sarin	19391.0075	7090
75	90 10/18/2006		EXAM	INER
Swidler Berlin Shereff Friedman Suite 300			PHILLIPS, FORREST M	
3000 K Street N W			ART UNIT	PAPER NUMBER
Washington, DC 20007-5116			2837	

DATE MAILED: 10/18/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summan.	10/517,495	SARIN ET AL.
Office Action Summary	Examiner	Art Unit
	Forrest M. Phillips	2837
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the o	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period value of the provision of the provi	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		
3) Since this application is in condition for allowar	action is non-final. nce except for formal matters, pro	
closed in accordance with the practice under E	:х рапе Quayle, 1935 С.D. 11, 4	53 O.G. 213.
Disposition of Claims	•	
4) ☐ Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-25 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.	
Application Papers	·	
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12/10/04.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

DETAILED ACTION

Claim Objections

Claim 7 is objected to because of the following informalities: Claim 7 recites a metallic liner, for which there is no antecedent basis, it is believed by examiner to be a typographical error and should have in fact read as acoustic liner for which there is antecedent basis and which all other claims are drawn to. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 6,8—9 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Morimoto (US4828932).

With respect to claim 1 Morimoto discloses an acoustic liner (20 in figure 5) arranged to attenuate sound comprising a top sheet (1 in figure 5) having substantially linear characteristics and a liner core (4 in figure 5) or cavity, wherein the top sheet comprises a layer of metallic foam (column 3 lines 40-60).

With respect to claim 6 Morimoto further discloses wherein the liner core is a honeycomb core (refer to figure 5)(column 3 lines 40-60).

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With respect to claim 8 Morimoto discloses wherein said top sheet further comprising a perforate sheet (3 in figure 5) attached to the metallic foam layer.

With respect to claim 9 Morimoto discloses wherein the metallic foam layer is arranged to withstand temperatures about 400 ° C (column 6 lines 42-46)

With respect to claim 13 Morimoto further discloses wherein the top sheet is compressed (column 6 lines 55-57).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 10-12, and 17-19 rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto.

With respect to claims 10 and 11 Morimoto discloses the claimed invention except for the metallic foam layer comprises a metal or metal alloy including Nickel, Titanium and/or chromium, and that it is arranged to withstand temperatures around 700° C. It would have been obvious to one of ordinary skill in the art at the time the

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invention was made to select one of these metals or alloys and thus allow the material to withstand such a temperature, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416. refer also to (column 5 lines 50-56).

With respect to claim 12 Morimoto discloses the claimed invention except for the metallic foam is at least partly open-porous. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use an open-porous foam since it was known in the art that open-porous foams have desirable air resistance characteristics.

With respect to claims 17-19 Morimoto discloses wherein the top sheet is designed for attenuating various acoustic environments (column 1 lines 10-17).

It has been held that a recitation with respect to the manner in which a claimed apparatus is to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. Ex Parte Masham, 2 USPQ F.2d 1647 (1987).

Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Arcas et al. (US5175401).

Arcas discloses the importance of the nonlinearity factor (column 2 lines 13-17).

Morimoto in view of Arcas discloses the invention as claimed except for the range of nonlinearity. It would have been obvious to one of ordinary skill in the art at the time the invention was made to select a nonlinearity factor according to the conditions of

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use, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

Claim 5 rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Alts (US6569509).

With respect to claim 5 Morimoto discloses the acoustic liner of claim 1.

Morimoto does not disclose wherein a first surface of said metallic foam layer is attached to one side of said liner core.

Alts discloses wherein a first side of a foam layer is attached to one side of a liner core (refer to figure 1).

At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Alt to attach the foam directly to the core of an acoustic liner with the acoustic liner of Morimoto.

Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Kraft (US6182787).

With respect to claim 7 Morimoto discloses the invention as claimed except for wherein the liner core is of metallic foam.

Kraft discloses that it is well known in the art to use either bulk materials such as metallic foam in an acoustic liner (column 1 lines 35-50).

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At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Kraft that bulk type materials can and are used in an acoustic liner in the same position as resonator type structures with the liner of Morimoto. The motivation to use foam in place of the honeycomb structure is simplicity of construction.

Claims 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Lowery et al.(US5962107).

With respect to claim 14 Morimoto discloses the acoustic liner according to claim 13.

Morimoto does not disclose wherein the top sheet is compressed to a different degree in different areas of the sheet.

Lowery discloses wherein a foamed layer (20 in figure 15) is compressed in to a different degree in different areas of the sheet.

At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Lowery with Morimoto to have a the top sheet be compressed to different degrees to tune the sound absorption of the liner.

With respect to claim 15 Lowery further discloses wherein the degree of compression is stepwise increased/decreased over the top sheet (22 in figure 15).

With respect to claim 16 Lowery discloses wherein the degree of compression is continuously changed over the top sheet (unnumbered triangular indentations in figure 15).

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Claims 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Ely et al (US4291080).

With respect to claim 20 Morimoto discloses the structure of the claimed invention though not the use of brazing.

Ely discloses the use of brazing to attach a metallic foam cover (12 to a honeycomb core. (column 2 line 55).

At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Ely to braze components with the structure taught by Morimoto to provide a means of securing the components not requiring adhesives.

Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Ely as applied to claim 20 above, and further in view of Alts (US6569509).

With respect to claim 21 Morimoto in view of Ely discloses the method according to 20.

Morimoto in view of Ely does not disclose wherein a perforated sheet is brazed onto the foam layer in forming the top sheet.

Alts discloses the use of a perforated layer (8 in figure 1).

At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Alts to include a perforated layer in the top sheet with the teachings of Ely to use brazing as a means of attaching with the liner of Morimoto for the purpose of increasing the airflow resistance without the need for adhesives.

Claims 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Morimoto in view of Ely as applied to claim 20 above, and further in view of Lowery.

With respect to claim 22 Morimoto in view of Ely discloses the invention as claimed except for wherein the top sheet is formed through applying pressure to selected areas of the top sheet surface.

Lowery discloses wherein a foamed layer is formed by applying pressure to selected areas (22 and unnumbered indentations in figure 15).

At the time of the invention it would have been obvious to one of ordinary skill in the art to combine the teachings of Lowery to have indentations compressed into a foam layer with the method of Morimoto in view of Ely.

With respect to claim 23 Lowery discloses wherein the pressure is applied to a different degree in different areas (refer to figure 15).

With respect to claim 24 Lowery discloses wherein the pressure applied over the different areas is stepwise increased/decreased (22 in figure 15).

With respect to claim 25 Lowery further discloses wherein the pressure applied over the different areas is increased/decreased in a continuous manner (unnumbered triangular indentations in figure 15).

Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Wilson (US5414232); Yasukawa et al(US5594216); Sakai et al (US5494737); Bainbridge et al(US5766395); and Perdue(US6209680)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Forrest M. Phillips whose telephone number is 5712729020. The examiner can normally be reached on Monday through Friday 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lincoln Donovan can be reached on 5712721988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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